

DR. ARMISTEAD

ATTENDS TO SEVERAL OF HIS CAPTIOUS CRITICS.

His Words Are Withering, and His Ire Is Aroused—He Begins at the Beginning, and Keeps Up Steam.

DOUGLASSVILLE, Ga., January 15.—[Special.]—Dr. W. S. Armistead has finished his course of lectures, and is now turning his attention to the ministers who, he claims, have been so wantonly criticizing him.

Meeting your reporter today, he said: "I would like to see you in my room a few minutes."

When seated in his room he said: "I have a paper or article which I have prepared that I want THE CONSTITUTION to publish. Attacks on me have been made through the papers, and I think my answers should be heard. Now that my lectures are finished, I will turn my attention to these miserable creatures who call themselves ministers of the gospel. I will show them that W. S. Armistead, when it comes to satire, is more than an equal for the whole crowd." But the letter will speak for itself.

Here it is: DOUGLASSVILLE, Ga., January 15.—Editor Constitution: I am not in the habit of paying attention to the yelps of a cur, the baying of an ass, the gibes of a buffoon, the attempts at wit of a clown, or the wailing of a windmill, of a gourd-headed pulpit politician.

I am accustomed, sir, to class such animals to regard them all as of the same genus. To beat a cur, to kick an ass, to satirize a clown, to lance a windmill, or to lift the peit from the back of one of these little pulpit politicians that go about sawdusting the eyes of the people that they may get their hands into their pockets, and take their money for the great work of feeding them on wind, while pretending to preach the gospel—affairs me, ordinarily, sir, no pleasure.

But, sir, there are occasions when, disagreeable though it may be, it becomes necessary to lash a cur, "to a rock in the tail of an ass," chastise a peddler of stale jokes and barroom vulgarisms, draw out with the look of a fool—the leer and hocus of a scotch imbecile, and prepare for the bat the hides of the most contemptible of all animals that go on two legs—"missing links" that have stolen the liver of heaven to serve the devil in, books that are designed to deceive, and to lead the people who idolize self, who "love the uppermost rooms at feasts and the chief seats in the synagogues and greetings in the markets, and to be called of men, 'Rabbi, Rabbi,' who attend Royal Arcanum balls and make spread-eagle speeches that are well rewarded with state yarns taken from Punch or Eli Nye—men who are never so much in their element, or more profitably employed, as when playing the role of a clown in a person's gown."

I say, sir, that I do not ordinarily condescend to notice such animals; but the present is an occasion that I cannot afford to be silent. I will not let these apologies of preachers go unwhipped of justice.

Our Lord, engaged in the great work of exposing heresy and teaching truth, embraced every opportunity of tearing the sheep-skin from the backs of the pack of wolves that were ever howling on his track and snapping at his heels. If you will turn, sir, to the twenty-third chapter of the book of Matthew, you will see with what bitterness, what scathing satire, what withering invective, what unflinching judgment, and what courage of heart, our Lord dealt with the hypocrites and pharisees (there are some honorable exceptions) as those that disgrace the pulpits of your own and other churches.

Should I, emulating his example, lay on the lash rather freely, or use the knife with but little care for the condition of the hide, my apology is that I did not provoke the attack, nor begin the fight. It is for reasons that I will hereafter assign—impartial reasons—that I undertook the slaying of these little pugnacious batteries that shoot blank cartridges. I must teach them that it is neither healthy nor safe for them to shoot their irreverent arrows at all times.

Mr. Editor, I know when I have been more outraged than I was by the ungentlemanly and un-Christian attacks of the hypocrites of Atlanta and Cartersville, and I know that I have been more daring than I have in the back while engaged with an enemy in front. Could anything be more cheeky than for those oracles of Atlanta and Cartersville to make irresponsible charges without being challenged? Who gave them the authority to dictate what I must preach? What right has the pulpit politician to be so presumptuous in his attacks? Who are they to condemn another man's servant? What more contemptible than for a man to call himself a minister of the gospel to be condemning him as a crank, comparing him to a gladiator, arraigning him as a bigot, charging him with attempting to "fallen people in lust, mud and sawdust," or being as profitable employed as "hurling at a dog fight," and that when he was as ignorant of the work in which I am engaged, as a native of Mammoth and I am a native of Georgia? "He that answereth a matter before he heareth it, it is folly and shame unto him." (Proverbs 18:13.)

On one occasion, Mr. Editor, the disciples came to Jesus saying, "Master, we saw one casting out devils in thy name, and we forbade him, because he followeth not us." But Jesus said, "Forbid him not." For he that is not against us is in our part." (Mark 9:38-40.)

But I must forbear to quote more scripture, for I am commanded: "(G)ive not that which is holy unto the dogs, neither cast ye your pearls before swine, lest they trample them under their feet and turn again and rend you." Matthew 23:17.

But, Mr. Editor, I would like to know what business it is of the Atlanta and Cartersville editors of this section wish to hear a series of lectures on "The Identity of the Church in all the Ages?" Who gave them the right, pray, to dictate to me, people of Douglassville, what they shall or shall not do?

It seems to me that Douglassville has the same right to object to Atlanta's course in anything she might please to engage in. The people of Douglassville, to now, are the people of Atlanta, and are justly offended at Atlanta's playing the role of their guardian angel. Douglassville understands well enough that those little "dicks" are voicing the sentiment of Atlanta—their real attitude toward Douglassville is perfectly understood here. Douglassville is never content to Atlanta's dictation in anything. "Let Atlanta dictate to her subjects," is the sentiment of Douglassville. Douglassville spits upon the attempt of Atlanta and Cartersville to control, through their pulpit demagogues, her actions—say who she is to hear lecture or preach, and on what subject. In my next article, Mr. Editor, I shall take up the Lee-Jones-Jones-Donald fight and proceed to roast them. I promise you, sir, that I will not spare them, and I will melt all the gray of self-conceit out of them, and they shall be so dry and insipid by the time I am done with them, that there won't be a peace-advocate in all the land that can stomach them as a dish.

Mr. Editor, the little demagogues have had their say. In my next article I shall take up Lee-Jones-Jones-Donald, and pay my respects to them. I shall not spare them, and I will melt all the gray of self-conceit out of them, and they shall be so dry and insipid by the time I am done with them, that there won't be a peace-advocate in all the land that can stomach them as a dish.

Mr. Editor, I have the honor to be your most obedient servant, W. S. ARMISTEAD.

POLICEMEN ORGANIZE

For the Relief of Each Other When They Are Sick.

A mutual relief association has been formed by the Atlanta police force.

It was organized at a meeting in the chief's office yesterday morning.

The association is for the purpose of giving relief to members of the force and the society who are sick.

Yesterday's organization meeting Mr. Henry T. Jennings was elected president, Captain W. J. Mainly, vice president, T. G. Kohn, secretary and Chief A. B. Connelly, treasurer, or the officers of the committee on rules and by-laws. Captain J. M. Wright was chairman of the finance committee.

The association already has in the treasury \$425, the proceeds of the baseball game and picnic last summer.

All members of the department will be eligible membership in the association but it will be optional with the men whether or not they join.

Last night the committee on by-laws held a meeting, but no work was done. A charter has been applied for.

Mr. Fred J. Stiglitz died last night at his late residence 129 Whitcomb street, he was a member of several secret societies.

FUNERALS IN MACON.

Mr. George Allen and Mrs. Annie Gantt

Laid under the sod.

MACON, Ga., January 15.—[Special.]—Mr. George W. Allen was buried this afternoon at 3 o'clock from the family residence. The deceased was about sixty-eight years old. He lived the greater part of his life in Alabama, which he represented in the legislature. He was a brother of Judge A. A. Allen, who at one time sat on the bench of the southern circuit. The deceased was the father of Editor A. A. Allen, of the Macon Telegraph. He was a man of fine intelligence and a successful business man.

MRS. ANNIE GANTT.

The funeral services of Mrs. Annie Gantt, wife of Mr. John E. Gantt, and half sister of ex-Alderman Wing, were held this afternoon at 3 o'clock from the family residence. The deceased was about sixty years old. She was a woman of fine intelligence and a successful business woman. She was the mother of Editor A. A. Allen, of the Macon Telegraph. She was a man of fine intelligence and a successful business man.

THE BONDS ARE CLIMBING.

The Georgia Southern Railroad People Are In Splendid Humor.

MACON, Ga., January 15.—[Special.]—The Georgia Southern railroad people and the Macon Construction Company are in splendid spirits today. The Georgia Southern road is now in the process of climbing the bonds. The company is now in the process of climbing the bonds. The company is now in the process of climbing the bonds.

SHORT NEWS NOTES.

MACON, Ga., January 15.—[Special.]—The jury in the case of the state against W. T. Vaughn brought in a verdict of voluntary manslaughter. The jury was out a little over an hour.

A NEW CHURCH

Is What the Presbyterians of Decatur Are About to Build.

DECATUR, Ga., January 15.—[Special.]—The Presbyterians had a congregational meeting at their church Tuesday night and decided unanimously to build a new church.

AN EDITOR BREAKS HIS ARM

While Endeavoring to Run Down a Bungling Burglar.

ROME, Ga., January 15.—[Special.]—One of the boldest burglaries on record was committed last night at the store of the Hale-Davidson Hardware Company. Messrs. Hale and Davidson were both in the store at the time. The burglar, who was a negro, entered the store and stole a large amount of goods. The editor of the Rome News-Breeze, who was in the store at the time, broke his arm while endeavoring to run down the burglar.

DIED FROM HER BURNS.

LAGRANGE, Ga., January 15.—[Special.]—Martha Lightower, a negro woman, had a fire and was burned. She was taken to the hospital, but died from her burns.

GEORGIA NEWS BRIEFED.

There was an accident on the Washington branch of the Georgia railroad on Tuesday afternoon. The train had "sprung" and caused the death of a passenger. The accident was caused by a defective brake.

THE EXPOSITION DIRECTORS

Hold a Meeting and Discuss the Question of a Fair for 1891.

At a meeting of the exposition directors last evening, it was decided to hold an exposition and fair this year, provided the citizens and railroads signified their willingness to donate an amount equaling their subscription of 1888. In that year the citizens subscribed \$5000 and the railroads \$7500. The railroads are also asked to grant a 1 cent mile rate for every day of the exposition, which will commence October 19th and end November 7th.

MECHANICAL ENGINEERS.

The Southern and Southwestern Railway Club Holds Its Bi-Monthly Meeting.

The regular bi-monthly meeting of the Southern and Southwestern Railway Club was held at the Club House yesterday afternoon. The meeting was presided over by Mr. J. E. Carson, in the chair. At the morning session a paper on "Rigid and Swing-Motion Trucks" was presented by Mr. J. E. Carson. The paper was read by Mr. J. E. Carson, in the chair. At the morning session a paper on "Rigid and Swing-Motion Trucks" was presented by Mr. J. E. Carson.

TO BE OPENED AND THE FORTY STREET BRIDGE TO BE BUILT.

The Forty Street bridge will be built, and the night schools will be established. The annual appointments occupied the attention of the committee. It was decided to complete the Loyd and Butler street sewer, and the appropriation to carry this out was made.

A Silent Appeal for Help.

When your kidneys and bladder are inactive, they are making a silent appeal for help. Don't disregard it, but with Hostetter's Stomach Bitters, they will be made active. They are in imminent danger, and it is fool-hardiness to shut one's eyes to the fact. Be wise in time, too, if you experience manifestations of dyspepsia, malaria, rheumatism, constipation or nervous trouble. Bitters before a meal adds zest to it.

BY THE NECK.

CHARLIE REEVES HANGED IN DARIEN YESTERDAY.

While His Paramour and Partner in Crime, Ella Fassen, Is Granted a New Trial. Reeves Confident of Heaven.

DARIEN, Ga., January 15.—[Special.]—Today Charlie Reeves, who murdered Thomas Gronwald, a Darien merchant, in February last, expired the crime publicly on the scaffold.

He was conducted from the jail by Sheriff Blount and his aids to the scaffold, which was only a short distance, at 11:25 o'clock. The sheriff then read the death warrant and asked Reeves if he had anything to say. He said:

"I have but little to say. I am sorry for the crime, and I was sorry five minutes after I did the deed."

His last words.

He gave advice to the crowd, and told them to take warning. He said that he was guilty before God, but God had forgiven him, and he trusted that God would forgive the crowd. He then sang a hymn, and after the doxology and benediction at 12 o'clock the trap dropped and Charlie Reeves went through the trap to meet his Maker.

PRONOUNCED DEAD.

At 12:32 o'clock he was cut down and placed in the hearse. He was taken to the cemetery and buried. His body will be carried to Macon by relatives. There was no excitement.

THE CRIME.

Reeves disputed an account which Gronwald held against him, whereupon the latter struck and cursed him. When he told Ella Fassen, his paramour, she drove him out of her house, telling him not to come back until he had killed the old witch. Reeves immediately went to Gronwald's store and shot him dead.

IN HONOR OF LEE.

Arrangements for the Celebration by the Virginia Society.

The exercises Monday, under the auspices of the Virginia Society, will be of unusual interest. Captain Gordon McCabe, the orator of the day, reaches Atlanta Saturday evening.

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THE ROYAL ARCANUM.

The Installation of Officers and Banquet at Concordia Last Evening.

One of the most enjoyable gatherings of the season was the meeting of the Royal Arcanum at Concordia hall last evening.

The occasion was the installation of officers of Atlanta council recently elected.

The council now numbers about 400 members, and is one of the strongest benevolent societies in the city. There are two councils, Piedmont and Atlanta, and the officers of the former were invited to participate in the festivities last evening.

At 8:30 o'clock the large hall was filled with many of the invited guests, including quite a large number of ladies.

Wirt's orchestra furnished the music, and the most of the evening was spent in dancing.

Opening Exercises.

On the platform the officers-elect and a number of other distinguished gentlemen were seated.

Judge W. L. Calhoun welcomed the visitors in a most appropriate manner. He regretted that the inclemency of the weather prevented a good many of the invited guests from being present.

He concluded by announcing that the officers-elect would proceed to call the roll of all who are now or who ever have been members of the council.

Secretary S. F. Pratt then read the roll of 407 members. Then the roll of the newly elected officers was called.

J. F. Powell, grand regent of Georgia, was then introduced, who delivered a very pleasant address. He said he had the grip, or grip had him, and he was very ill for some time.

"Fraternity and Insurance" were the themes upon which he dwelt, and his address was both timely and interesting. His address covered the whole ground, and elaborated the aims and objects of the order.

The installation of the officers followed his address, and Colonel Fagan conducted the exercises in a most admirable manner.

Mr. J. S. Fagan, as regent of Atlanta council, presided over the exercises, and received his instructions, was duly installed.

Mr. F. Parkhurst was then installed as assistant regent of the council.

Major Charles W. Hubner was installed as orator of the council. He is so well qualified for a position.

Mr. Isaac Guthman was installed as past regent, having filled the position of regent so faithfully.

Mr. G. S. Prior, re-elected secretary, was duly installed. Mr. G. S. Prior was installed as secretary.

Major Ketter was installed as collector, although he is still on crutches from the effects of the grip.

Dr. Amos Fox, the old warhorse of the order, was installed as treasurer.

Mr. J. C. Calhoun was installed as chaplain. Mr. John Berkele took the vows and was installed as first guide-elect.

Mr. H. Franklin as secretary, and then, all the other standing, the banquet was enjoyed. The tables and walls of the room were festooned with roses and everything that taste could suggest and money procure, was there to make the many guests think themselves, for a time at least, in fairyland.

DEATH OF COLONEL PILCHER.

Taken Away.

NORWOOD, Ga., January 15.—[Special.]—Our town and county are overshadowed with gloom, today, caused by the sad demise of Colonel J. D. Pilcher, who answered to the call of the death angel last night at 3:30 o'clock.

Colonel Pilcher was quite a prominent man in his native county—numbering his friends in the ranks of the military and civil life. He was a graduate of Oxford college, finishing his college course in the year 1877.

In 1878 he read law under the lamented Hon. Alexander H. Stephens, and was admitted to the bar in the year 1880. No young attorney ever began the practice of law under more favorable circumstances than those which surrounded Colonel Pilcher.

He followed his profession for one or two years successfully, the associate of Colonel A. Morgan, of Warrenton. At the expiration of the second year, or during the second year, he gave up his law business to take charge of his father's business, Dr. W. H. Pilcher.

Colonel Pilcher was a strong friend and supporter to the alliance and the author of the alliance store that is now operating in Norwood. His remains will be interred in the Norwood cemetery tomorrow at 10 o'clock by the Mystic Order of Free Masons, of which he was a devoted member.

A Singular Case of Fatality.

THOMASVILLE, Ga., January 15.—[Special.]—The death of two young farmers living a few miles from town is announced. Mr. Joe Rogan and Mr. Tom Chastain were neighbors, and about a week ago while together were taken violently sick with pneumonia at the same time, which resulted last night fatally to both within a few hours of each other.

Bradycortine cured Headaches for Mr. Joseph Hoffman, 309 Front Street, San Francisco, Cal.

WHY JACK LOST THE FIGHT.

Fitzsimmons Is a Heavy Weight Sweated Down.

NEW ORLEANS, January 15.—Jack Dempsey slept under the influence of opiates last night. The bridge of his nose is broken, and his ribs were so sore that the physician who accompanied him from the club administered a strong narcotic.

This morning he looked badly bruised and swollen about the face and mouth, and a piece of skin the size of a man's hand was pulled from the back of his neck on the left side. Kilrain says his nose was broken in the fourth round.

Dempsey was clearly outclassed from the start, but he stuck to it until nature would no longer exert herself.

Fitzsimmons fought fair and even, but he is simply a heavy weight sweated out and trained down. He does seem to be "induced" by Kilrain and Sullivan with a figure. He is as tall as Sullivan and with twenty pounds more of muscle Fitzsimmons is a heavy weight sweated out and trained down.

THE CARNIVAL COMING.

AUGUSTA IS RIGGED OUT IN BUNTING AND FLOWERS.

The Trial of L. H. Pattillo Next Week—The New Hospital Management—A New Courthouse Proposed.

AUGUSTA, Ga., January 15.—[Special.]—Augusta is at her best. She is brilliant and gay, blazing with numberless lights, bright with flags and bunting, crowded with strangers, the center of attraction for the state.

That is what she will be next week. All up and down Broad street busy decorators are hard at work. Every merchant is having his store decorated, the govt. and every corporation is doing its best to help the good work. The inhabitants are working as a unit for the success of the carnival. Everybody will keep open house, and all who come will be taken care of.

The carnival will be a success, a brilliant success socially and financially. Of this the state may rest assured. Already the hotels are filling up with strangers. Every train adds to the throng.

Augusta is hospitable above all else, and bids all a hearty welcome.

THE TRIAL OF PATTILLO.

The medical faculty has elected Mrs. E. L. Thomas, matron of the city hospital. She will be assisted by two nurses. Drs. Gidding, Ford and Wright overlook the management of the hospital. The patients will receive the same kindly attention in the future as in the past.

THE TRIAL OF PATTILLO.

Mr. L. H. Pattillo, against whom the last grand jury returned a true bill for murder for shooting Mr. Charles Hudson last year, is now in jail here. He was the traveling correspondent of The Chronicle. He was on the road when the bill was found, and returned voluntarily. The case will probably be tried next week, and promises to be decidedly interesting.

THE COURTHOUSE.

Judge Roney, in his charge to the grand jury, recommended that a new courthouse be built. There is great diversity of opinion as to its necessity. At present the outlook is gloomy for the advocates of the measure. The grand jury report is looked for with great interest.

THE RECEPTION LAST NIGHT.

The reception last night at the residence of Mr. and Mrs. A. S. Doughty, complimentary to Mrs. T. A. Lyon and Mrs. S. K. Davis, was one of the most brilliant of the season.

The parlors were beautifully decorated with evergreens and ferns, and Beerman's band, hidden in an alcove, furnished sweet music during the evening. A dainty and elegant supper at 12 o'clock was heartily enjoyed. The tables and walls of the room were festooned with roses and everything that taste could suggest and money procure, was there to make the many guests think themselves, for a time at least, in fairyland.

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THE RAILWAY WORLD.

A SHAKE-UP ON THE EAST TENNESSEE AND CINCINNATI RAILROADS.

Some Local Changes in Which the Public Generally is Interested in the Railway World.

The East Tennessee, Virginia and Georgia and Queen and Crescent people followed out their previously arranged programme by abolishing yesterday all their freight and passenger offices north of Cincinnati and south of Chattanooga.

The Atlanta headquarters of the Queen and Crescent, in which that road has been so long and ably represented by Mr. Steve R. Johnston, as contracting freight agent, and Mr. Sam C. Ray, as southeastern passenger agent, is now no more, and the former gentleman is in consequence deprived of his position.

It will not be long, however, as he has the reputation of being capable and efficient and will be in demand among other roads.

Mr. Ray, it is understood, will be transferred to Birmingham, but in what capacity and with what road is not known.

Mr. M. K. Northam, who represents the Queen and Crescent at Jacksonville, Fla., also retires, but he is being looked out for by his former superiors and will be provided with a situation in some other department of the consolidation.

The East Tennessee, Virginia and Georgia men to retire are, Colonel S. T. Garland, contracting freight agent, with headquarters at Cincinnati; Mr. Hartwell Osborne, contracting freight agent, with headquarters at Chicago; Mr. F. S. Gilmore, general passenger agent, with headquarters at Chicago. Both Colonel Gilmore and Mr. Osborne are first-class men and it is thought will find no difficulty in obtaining positions elsewhere.

At Chattanooga the representatives of the two roads will occupy one office, and as near as can be learned, the Queen and Crescent men there have received no official notice to resign.

This is simply a move to cut down expenses. According to mutual agreement, all joint territory north of the Ohio river will be looked after by the Queen and Crescent, and south of Chattanooga the East Tennessee, Virginia and Georgia will reign in the interests of itself and the Queen and Crescent.

Through to Little Rock.

New York, January 15.—(Special.)—Passengers were signed today making a close traffic arrangement between the Missouri Pacific and the Georgia Pacific railroads, the contract to commence the 1st of February.

This makes a new line from Atlanta to Little Rock, crossing the Mississippi at Arkansas City.

It is the purpose of these roads to run through trains between these two cities, without change of cars.

The contract has also been let and work commenced to fill in the gap between Warren and Camden, Ark., forty miles, which will give, when completed, the shortest line between Atlanta and Texas.

Also, and will greatly benefit the Georgia Pacific.

A rumor is current that the Central railroad will run a branch line through Sandersville from Savannah to Macon.

It would have been a splendid thing for Sandersville had the main line run through here when first constructed nearly fifty years ago. Two reasons are assigned as the cause of its missing this town.

One is that the people did not want it; they were afraid it would hurt the town. Instead of benefiting it. This feeling prevailed in many other communities when the construction of railroads first began. Another is that the road was originally projected from Savannah to Atlanta. Just as it was within a few miles of Sandersville another road was projected from Macon to Atlanta, and the Central was directed to Macon to connect with the new road.

Instead of going straight through Sandersville to Atlanta. The course of the road indicates that the last reason is correct. The road makes an elbow coming up from Macon to Tennesse, three miles from Sandersville, and then down to Savannah.

It is whispered that the East Tennessee system has an eye on the right of way over the new Kentucky and Indiana bridge at Louisville. Local officials are at a loss to understand the object in making up the acquisition. The system controls the Louisville Southern and it is possible that a deal is on with the iron ponies, who have an alliance with Louisville to Chicago. If these two systems join hands, there will be a sharp competition with the Louisville and Nashville for north and south travel, and the East Tennessee system will have a good route from Chicago to Southeastern points.

It is said by those who know that the Western and Atlantic is now doing just about the amount of freight business it did before it fell into the hands of the Nashville, Chattanooga and St. Louis railroad. The cause of this is, it is said, because freights that were shipped from Nashville to Montgomery over the Western and Atlantic are now shipped to Atlanta over the Nashville, Chattanooga and St. Louis and the Western and Atlantic. The present business of the Western and Atlantic is simply terrific.

Besides using all old engines on the Western and Atlantic and running on extra time, ten engines of the Nashville, Chattanooga and St. Louis have been put on the Western and Atlantic and still the yards and the sidings from Chattanooga to King's Bridge are full of freight cars—in the neighborhood of 200 cars waiting for transportation.—Chattanooga News.

The South Carolina railway is handling an average of eighty cars of fertilizers a day, and soon will be handling even more. About half of this amount is shipped to Georgia and the balance to points in South Carolina.

Darius Miller, traffic manager of the Cincinnati, New Orleans and Texas Pacific and Alabama Great Southern roads, yesterday assumed also the duties of traffic manager of the New Orleans and Northeastern, Alabama and Vicksburg and Vicksburg, Shreveport and Pacific roads. The appointment of Mr. Miller as traffic manager of the three roads above named will make him traffic manager of all the lines that were in the Queen and Crescent system before the Brice-Thomas people obtained control of the Cincinnati Southern and Alabama Great Southern roads. The jurisdiction of General Freight Agent Ryan and General Passenger Agent Edwards extends over the Queen and Crescent lines, so it is evident all the lines are to be worked together, and in harmony. On February 1st, a Cincinnati passenger car will be made traffic manager of the Louisville Southern, another road controlled by the Brice-Thomas people.

"Listed," as the brokers say, at "100 Does One Dollar." Had you a Sarsaparilla is always a fair equivalent for the price.

PERSONAL.

C. J. DANIEL, wall paper, window shades and furniture, 42 Marietta street. Telephone 77.

MR. GEORGE SALOMON, in very sick at his home, No. 50 Garnett street. His friends hope to see him in a few days.

MR. R. R. SALOMON, for many years connected with A. Rosenfeld & Son, is now with Eisenman Bros., where he will be pleased to see his many friends.

MR. JOHN WEST, is again at his old place, 1000 Broadway, where he'll continue to smile and smile.

MR. FRED STEIGLITZ is very ill at his home, No. 1000 Broadway, where he'll continue to smile and smile.

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NOTES OF SOCIETY.

The fourth annual ball and banquet of the Lodge of Stationary Engineers at Concordia hall Tuesday evening was a brilliant success.

The ball was in masquerade, and the costumes of the ladies and gentlemen were picturesque and tastefully gotten up.

A large number were present, and the dancers lingered until a late hour.

Mr. E. W. Dutton acted master of ceremonies in a manner that won for him the encomiums of all present.

Mr. Dutton was assisted by E. A. Dill, W. M. Dill, M. D. Dill, S. L. F. Edge, S. E. White, and also by J. W. Warren, O. A. W. V. J. Payton, D. C. Dunn, a general committee.

Music was furnished by the Fourth Artillery Band of the United States. This was a most delightful feature of the evening.

The banquet part of the entertainment was one of the most beautiful ever set in Concordia hall. It was delicious and reflects great credit upon the ladies who managed it.

A Memphis paper says the following about Miss Hattie Echols, of this city: The lovely guest of Mrs. J. J. Duffy was one of the most attractive ladies in attendance. Her beauty, her grace and her charming manner won her great admiration and a friend in every one who met her.

The many friends of Miss Lucile Phelps will be pained to hear that she is quite ill.

Mrs. S. M. Dean and Miss Maggie Dean, former residents of the city, are visiting Dr. A. J. Bell's family, 31 Alexander street.

Mr. and Mrs. James L. Winter have issued invitations to the marriage of their daughter, Eva Winter, to Dr. Walter Starnes Nash. The ceremony will be performed at the First Methodist church on Wednesday afternoon, January 28th, at 12:30 o'clock.

The happy expression on the face of Major R. H. Barnes, which must have been due entirely to the excellent condition of the East Tennessee railroad—no, not by any means. The fact is there is a little superintendent in the Barnes household; and the "Mr. Barnes of Atlanta" has brought great joy to his parents' relatives.

Mr. and Mrs. W. P. Paillo have issued invitations to a reception to be given on Thursday the 22d, in honor of Mr. and Mrs. Howard Paillo.

Mr. W. H. Williams and his bride, nee Miss Henley, of Granville, Ga., were in Atlanta yesterday returning home from a western wedding tour. Their future home will be at Hartwell, Ga.

Tuesday afternoon at 5 o'clock, Mr. James W. Green, of this city, and Miss Mamie Hill, of Edgefield, S. C., were united in marriage. The wedding was a quiet home wedding at the residence of Dr. L. S. Hill, father of the bride, the ceremony being performed in the presence of a few friends.

Mr. and Mrs. Green came direct to Atlanta and are at home at the Markham. Mrs. Green is one of South Carolina's most charming young women and will be warmly welcomed to Atlanta. Mr. Green is a prominent young attorney of Atlanta and a warm friend of the colored people.

GRANTVILLE, Ga., January 15.—(Special.)—One of the grandest events in society here was the marriage of Miss Evie Henley, of this place, to W. H. Williams, of Hartwell.

Miss Evie Henley, a very charming young lady of Macon, has been visiting relatives here. Her marriage to Mr. Williams, a well-known and successful business man, passed several days with friends here this week.

Miss Jessie Zellars left yesterday for a short visit to Columbia.

Miss Maude Tompkins gave a delightful tea party to a few of her many friends last evening, an occasion long to be remembered by those present.

THE FUNERAL OF THE LATE PROFESSOR MITCHELL TO TAKE PLACE AT 12 NOON.

All the friends and acquaintances of Mrs. Robert E. Mitchell and her brother, Mr. Colquitt Carter, are invited to attend the funeral services of the late professor, to be held at 12 o'clock noon today, at the First Methodist Episcopal church, Rev. J. W. Lee officiating.

The following gentlemen will act as an honorary escort: Major W. F. Slater, Mr. W. A. Bass, Mr. W. M. Slater, Mr. W. J. Noyes, Mr. L. G. Moore, Mr. M. L. Brittain, Mr. L. M. Landrum, Mr. A. M. Wilson, Mr. C. C. Davis.

The active pallbearers are Mr. Benjamin Drew, Mr. J. H. Porter, Mr. W. B. Hill, Mr. William Nutting, Mr. W. B. Johnson, Mr. Alex. Hull, Mr. Barrell Sanders and Mr. C. L. Holoman.

Pallbearers and escort will meet at the family residence, No. 153 Ivy street, at 11:30 o'clock a. m. The remains will be interred in Oakland cemetery.

At 11 o'clock a. m. all the schools in the city will be dismissed to afford the teachers and scholars an opportunity to pay their final mark of respect to the deceased.

SUPERINTENDENT'S OFFICE, ATLANTA, Ga., January 15.—At a meeting of the principals of the public schools called by Superintendent Slater to take action regarding the death of Professor R. E. Mitchell, the following resolutions were adopted: Whereas, God in his providence has called to his rest one of our beloved co-laborers, Professor R. E. Mitchell, principal of Ivy street school;

Resolved, 1. That in his death the cause of education has lost one of its most zealous advocates, and the schools of Atlanta an earnest, conscientious teacher.

2. That we found in him the noblest qualities of mind and heart, and in his life and character the principles of a devout Christian gentleman.

3. That we tender to his stricken family in this hour of their bereavement our deepest sympathy.

4. That while we bow in humble submission to this affliction, we feel content in the knowledge that our friend has laid down his earthly cross for a crown of immortality.

M. LANDRUM, Chairman, E. G. MOORE, W. H. R. ECHOLS, A. B. BASS, MISS N. C. SERGEANT, M. L. BRYANT, A. N. WILSON, MISS F. ADAMS, MISS A. BRYANT, MISS A. ADAMS, Committee.

I think it a pity if any one who suffers from a blood disease does not know that Dr. Bull's Sarsaparilla will make them sound and well. It cured me after I thought my case incurable.

R. L. THOMAS, Norfolk, Va.

A Five per Cent Dividend Declared.

LAGRANGE, Ga., January 15.—(Special.)—At a meeting of the board of directors of the LAGRANGE Banking and Trust Company, on Wednesday afternoon, a five per cent dividend was declared and several thousand dollars added to the surplus fund, making in all \$44,000. This is a fine showing for the bank, the dividend declared being larger than ever before. This year the company has shown a most successful financial institution and is of great benefit to LAGRANGE and Troun, furnishing money to those who need it. The same efficient corps of officers were re-elected.

ABOUT THE CAPITOL.

THE GOVERNOR AND PROF. WHITE IN CONFERENCE.

About the Negro College—Conflicting Oyster and Phosphate Claims—The Buchanan Memorial—Under One Head.

The governor is going ahead with the arrangements for establishing a negro college, a branch of the State university, under the provisions of an act passed at the last session of the legislature.

Professor H. C. White was here yesterday, in consultation with the governor. They discussed generally the selection of a board of trustees, location of the college, and details of building and equipment.

No change in the governor's plans has been made by the publication of the letter of Commissioner Harris.

In fact, the governor has received no official communication of any sort upon the subject. Until he does, his original plan of procedure will be carried out.

Commissioner Harris may succeed in having the land appropriated changed, in the matter of dividing the money between the white and colored people.

But—He may not.

"There are good reasons," said the governor yesterday, "for considering the basis contemplated in the bill a just and equitable one. This is not a common school appropriation, but a college appropriation. It should be distributed in nearly the proportion of college students to be furnished by the two races. Nobody will claim that for every fifty-three bona fide white college students there are forty-seven negro college students. That is nearer the proportion of common school students, but it is a matter easy of proof that for every colored student there is a regular college course there are at least two white students."

"I have addressed two communications to Senator Noble, but have received no reply. I wrote just as soon as the law was passed by the legislature. Then I wrote later, and asked for an answer, but none has been received."

So, believing that the basis proposed in the bill is a fair and just one; and believing that the secretary can be made to see and understand and acquiesce in that, we are going along quietly perfecting arrangements.

"Should another basis of appropriation be insisted upon, I would have no objection to the act to change the basis for the sake of agreement with the federal authorities."

"Should the basis proposed in the bill be accepted, as it should be and probably will be, it becomes a question as to whether the negroes really ought to have more than one-third, the governor could at any time change the basis of appropriation."

The names of the five trustees will be announced in a few days.

It has been decided that they will all be white people.

Trustees decide the location of the school.

So far, Millidgeville has shown most anxiety to have the school.

But it will take time at the association hall in the building. Members admitted on presentation of membership ticket. Ten cents is all that is charged for members. Reserve their seats. General admission tickets, purchased previous to 1 o'clock including reserved seats, 75 cents.

Directors Elected.—The Atlanta Banking Company held its annual meeting last evening. It declared its semi-annual dividend of 4 per cent and re-elected its old board of directors as follows: C. C. McGehee, Daniel N. Speer, Robert Winslow, C. W. Hunnicutt, John C. Hallman, J. Carroll Payne, R. D. Spalding, H. H. Cabaniss and James Anderson. At the board meeting, Mr. C. C. McGehee was elected president; D. N. Speer, vice president; W. H. Nutting, cashier, and J. Carroll Payne, attorney.

Highest of all in Leavening Power.—U. S. Gov't Report, Aug. 17, 1889.

ROYAL BAKING POWDER.

ABSOLUTELY PURE.

Wholesale by H. A. Boynton and Shropshire & Dill, Atlanta, Ga.

Atlanta's Leading Jewelers,

MAIER & BERKELE,

93 WHITEHALL STREET, ATLANTA.

NOV-22-11

KING HARDWARE CO.'S

ROYAL COFFEE MILL

Can be used for Coffee and Spice.

Cleaned almost instantly.

PRICE 50c. - 49 PEACH TREE

THE RAVAGES OF TIME

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delegate to the national democratic convention that nominated Seymour and Blair in New York. From 1872 to 1880 he was judge of the Georgia circuit. In 1877 he was a member of the constitutional convention. He was elected a member of the forty-second congress in 1880, and was re-elected in 1882.

The memorial expressed, in appropriate language, the esteem in which he was held by the bar of the state, and their appreciation of the public loss, in his death, of a patriot and a statesman.

A copy of the memorial was sent to his family.

Five Hundred Bonds.

The governor has a tedious job on his hands today—the signing of \$500,000 worth of Georgia registered bonds.

The law required the Nashville, Chattanooga and St. Louis to deposit in the treasury \$500,000 of state bonds. This amount was fully turned over to Treasurer Hardeman in coupon bonds. The company is to exchange these bonds today for an equivalent in registered bonds.

Railroad Commission.

The commission meets again on the 27th, to consider the petition of the Sumter County Alliance. This call on the commission to reduce the rate on fertilizers from Savannah to Americus to the same rate per ton per mile via the Savannah, Americus and Montgomery, and Western, as is now allowed for Albany.

No Lawyers, Either.

Talking about no justice of the peace being allowed to hold office in a certain district in the hot county, Captain Purvis, of the comptroller general's office, said yesterday:

"There are two counties of Georgia that haven't a single lawyer. That's a remarkable fact, but it is a fact."

The two counties are Echols and Charlton. The returns for 1890 show further that Charlton has neither a doctor nor a dentist.

The Advisory Board.

The call was issued yesterday for the advisory board meeting of the first kind ever given in the city. Mr. Natrop Blumfield is widely known as a violin virtuoso of skill. He will be ably assisted by Madame Anna Werner, soprano, Mr. William C. Behm, pianist, both artists of considerable reputation.

The concert will be a rare treat to lovers of music. Enough reserved seats have been engaged to guarantee a large house.

The concert will take place at the association hall in the building. Members admitted on presentation of membership ticket. Ten cents is all that is charged for members. Reserve their seats. General admission tickets, purchased previous to 1 o'clock including reserved seats, 75 cents.

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JOHN W. ROOT DEAD.

A NATIVE GEORGIAN AND ONE OF THE FOREMOST ARCHITECTS

Of America—He Left Atlanta Last Friday in Perfect Health—His Death Caused by Pneumonia.

John W. Root died yesterday afternoon in Chicago.

He was a native Georgian, for many years a resident of Atlanta, and the leading architect in America.

To hundreds of people here he was known and beloved personally.

He is a son of Major Sidney Root, of Atlanta, and a nephew of Judge Marshall J. Clarke.

He has numbers of other relatives here and in other parts of Georgia.

IT WAS WHOLLY UNEXPECTED.

Mr. Root left Atlanta last Friday, apparently in perfect health.

He had been here for several days; his firm, Burnham & Root, having the contract for the Equitable building, soon to be erected here.

He expected to return in about three weeks. He was hurried off by business connected with the world's fair, Burnham & Root being the architects in general charge of the construction of all these buildings.

Yesterday a telegram was received by his relatives here, announcing that Mr. Root was seriously ill of pneumonia.

At 6 o'clock the message came that he was dead.

A NATIVE GEORGIAN.

Mr. Root was born in Lumpkin, Ga., January 19, 1850.

He lived for many years in Atlanta, before and during the war, and dozens of his schoolmates are living here today.

The boy has been remembered these many years for his amiable and cheerful character. He was universally popular, and even then gave promise of a brilliant future.

The story of his wonderful success is a familiar one here, and yesterday he was the acknowledged head of his profession in America.

TO BE BURIED IN CHICAGO.

The body will be laid to rest in Chicago, the home of his adoption.

His father, Major Sidney Root, will leave here this morning to attend the funeral.

Mr. Root leaves a wife and three children.

ANCIENT ORDER OF UNITED WORKMEN.—A new lodge of the Ancient Order of United Workmen has been organized by Deputy Master M. Tishman. It will contain between ninety and 100 members, and the formal organization will take place in a few days. This is one of the oldest and strongest organizations in the country, and is growing in strength and numbers in Atlanta, under the active efforts of Mr. Tishman.

WOMEN'S RELIEF CORPS.—The Woman's Relief Corps held its meeting last night in the hall of the Grand Army of the Republic, O. M. Mitchell Post, for the purpose of installing their officers-elect. These were: President, Mrs. Scott; senior vice, Mrs. W. A. Jones; junior vice, Mrs. Morris; treasurer, Mrs. Warner; chaplain, Mrs. Allenworth; secretary, Mrs. Moorhead; conductor, Mrs. Schwarz.

During the evening, Mrs. J. M. Schwarz, the installing officer, was presented with a set of resolutions, as a testimonial of the appreciation in which his past work is held by the corps.

All present then indulged in a repast which was spread.

MR. McGUIRK'S SUIT.—A local notice a few days ago of Mr. J. M. McGuirk's suit for \$100 damages against the Western Union for failure to deliver a telegram was based on the supposition that the telegram was sent to have some one meet a little girl, and not his wife, as was the case. It was Mrs. McGuirk who went to Baltimore to attend a funeral in her immediate family. The telegraphic notice of the time of her arrival was not delivered, and the experienced great inconvenience as the result. Mrs. McGuirk has returned from Baltimore.

CLEVELAND'S Baking Powder

MAKES THE TINIEST BREAD & BISCUIT KEYS-BANA.

WE HAD NO SUCH HELPS-WHEN I WAS YOUNG.

Grandmother is right. Cleveland's Superior Baking Powder is not only better than any home made preparation can possibly be, but it is, as the late Ohio Food Commissioner said, "absolutely the best baking powder manufactured."

CLEVELAND BAKING POWDER CO., 81 & 83 Fulton Street, NEW YORK.

the pocket containing every modern improvement of merit. Our \$100 watch is un- equaled for accuracy and durability. Our \$50 watch is the great- est return for that amount that has ever been offered in a watch.

We have gold watches from \$25.00 to \$200.00; filled

Comp'n
streets.

ations, firms and indus-
tries without char-
ter, if left two months,
alock, George C. Selma,
Philadelphia.

BANK
A.

Jacob Haas, Cashier.
\$480,000.
ed. Loans made upon a
and throughout Euro-

PSON
Dealer!

ter Of
WIL-
TERNES

SON,
ATLANTA.

TIME-TABLES.
ral and Departure of
City-Central Rail-
DEPART.

ILROAD OF GEORGIA.

No. 2, to Savannah
No. 14, to Macon, 11 30 a.m.
No. 12, to Macon, 2 15 p.m.
No. 10, to Barne, 4 30 p.m.
No. 8, to Savannah, 7 10 p.m.

ATLANTIC RAILROAD.

To Nashville, 7 30 a.m.
To Chattanooga, 11 45 a.m.
To Knoxville, 1 30 p.m.
To Nashville, 4 30 p.m.
To Chattanooga, 7 10 p.m.

WEST POINT RAILROAD.

To Opelika, 7 30 a.m.
To Selma, 11 45 a.m.
To West Point, 1 30 p.m.
To Montgomery, 4 30 p.m.
To Montgomery, 7 10 p.m.

FLORIDA AND GEORGIA RY.

No. 12, to Rome, New
York, 7 30 a.m.
No. 14, to Rome, New
York, 11 45 a.m.
No. 16, to Rome, New
York, 1 30 p.m.

MONT AIR-LINE.

To Washington, 7 30 a.m.
To Washington, 11 45 a.m.
To Washington, 1 30 p.m.
To Washington, 4 30 p.m.
To Washington, 7 10 p.m.

A PACIFIC RAILWAY.

To Birmingham, 7 30 a.m.
To Tampa, 11 45 a.m.
To Greenville, 1 30 p.m.
To Tampa, 4 30 p.m.
To Tampa, 7 10 p.m.

AND FLORIDA RAILROAD.

To Fort Valley, 7 30 a.m.
To Fort Valley, 11 45 a.m.
To Fort Valley, 1 30 p.m.
To Fort Valley, 4 30 p.m.
To Fort Valley, 7 10 p.m.

RAILROAD.

To Augusta, 7 30 a.m.
To Augusta, 11 45 a.m.
To Augusta, 1 30 p.m.
To Augusta, 4 30 p.m.
To Augusta, 7 10 p.m.

PASSENGER TRAIL.

To Atlanta, 7 30 a.m.
To Atlanta, 11 45 a.m.
To Atlanta, 1 30 p.m.
To Atlanta, 4 30 p.m.
To Atlanta, 7 10 p.m.

EXPRESS AND MAIL.

To Atlanta, 7 30 a.m.
To Atlanta, 11 45 a.m.
To Atlanta, 1 30 p.m.
To Atlanta, 4 30 p.m.
To Atlanta, 7 10 p.m.

TRAIN-Daily except Sunday.

To Atlanta, 7 30 a.m.
To Atlanta, 11 45 a.m.
To Atlanta, 1 30 p.m.
To Atlanta, 4 30 p.m.
To Atlanta, 7 10 p.m.

ACCOMMODATION-Daily except Sunday.

To Atlanta, 7 30 a.m.
To Atlanta, 11 45 a.m.
To Atlanta, 1 30 p.m.
To Atlanta, 4 30 p.m.
To Atlanta, 7 10 p.m.

NIGHT EXPRESS.

To Atlanta, 7 30 a.m.
To Atlanta, 11 45 a.m.
To Atlanta, 1 30 p.m.
To Atlanta, 4 30 p.m.
To Atlanta, 7 10 p.m.

AND WHITE PLAINS RAILROAD.

To Atlanta, 7 30 a.m.
To Atlanta, 11 45 a.m.
To Atlanta, 1 30 p.m.
To Atlanta, 4 30 p.m.
To Atlanta, 7 10 p.m.

SUNDAY.

To Atlanta, 7 30 a.m.
To Atlanta, 11 45 a.m.
To Atlanta, 1 30 p.m.
To Atlanta, 4 30 p.m.
To Atlanta, 7 10 p.m.

FOR GAINESVILLE ON SUNDAY.

To Atlanta, 7 30 a.m.
To Atlanta, 11 45 a.m.
To Atlanta, 1 30 p.m.
To Atlanta, 4 30 p.m.
To Atlanta, 7 10 p.m.

THE SUPREME COURT.

DECISIONS RENDERED WEDNESDAY
JANUARY 14, 1891.

Reported for The Constitution by Peoples
Stevens, Reporters of the
Supreme Court of Georgia.

Cleghorn administrator v. Scott, executor,
Will, Estate, Title, Construction.
Before Judge Maddox. Chancery
superior court.

Bleckley, C. J.—1. Under the provisions of
the will, a son of the testator was to have
him two years was entitled to a share in all
the dividends from the testator's railroad
stock which accrued up to the death of the
widow. The death of the widow did not termi-
nate his legal title to the dividends which were
to accrue thereafter.

2. As to the corpus of the stock, the dis-
tributions contemplated by the testator were
his own children who might be in life at the
death of his widow, and the children of those
who might then be deceased, the children of
any deceased child representing his parent.

Judgment affirmed as to corpus, but reversed
as to dividends. Lumpkin, J., not presiding.
W. M. Henry, by T. W. Alexander, for
plaintiff in error.

Reece & Denny, C. N. Featherston, J. F.
Higley and J. D. Taylor, contra.

North and South Railroad Company v. Cray-
ton. Judgment. Verdict. Practice. Be-
fore Judge Guber. Floyd superior court.

Bleckley, C. J.—Judgment will not be af-
firmed for uncertainty in the verdict as to
the amount where the finding of the jury is for a
men's life sum "less amount of freight" and
travelling expenses, and the recovery of the
claim is superfluous and meaningless.

Judgment affirmed. Lumpkin, J., not presiding.
Reece & Denny, Dabney & Fouché, for
plaintiff in error.

Nunnally & Noel, contra.

Some and Carrollton Construction Company
v. Dempsey. Railroads. Negligence.
Floyd superior court.

Bleckley, C. J.—An employee who is in-
jured under a contract with a stock only is in-
jured while coupling with his hand without a
stick, is himself at fault and cannot recover
from the railroad company, present term.

Judgment reversed. Lumpkin, J., not presiding.
Dabney & Fouché, W. W. Brookes and W.
T. Turnbull, for plaintiff in error.

Wright, Meyerhardt & Wright, by brief, contra.

Western Union Telegraph Company v. Hill.
Levy. Charge of court. Demand. Prac-
tice. Before Judge Meyerhardt. City court
of Floyd county.

Bleckley, C. J.—1. A levy for the enforce-
ment of a decree against specific property
which describes the property as the de-
cree describes it, though the description may
be loose, is not void for uncertainty.

2. There being no evidence of any contract
as making a demand upon the telegraph
company prior to bringing action for damages,
it was not error for the court to decline to
charge the jury in relation to a demand.

3. The defendant in error will be taxed with
the costs of bringing up a second transcript of
so much of the record as the plaintiff has
brought up, and of so much in addition thereto
as the court may deem proper.

Judgment affirmed. Lumpkin, J., not presiding.
Bibby & Berry and C. Rowell, for plaintiff
in error.

Wright & Harris, contra.

Western Union Telegraph Company v. Nun-
nally. Penalties. Railroads. Before Judge
Meyerhardt. City court of Floyd county.

Bleckley, C. J.—A suit under the act of
1887 for the recovery of a penalty incurred by
a telegraph company by reason of its failure to
deliver a dispatch in due time is barred by
section 2825 of the code within one year from
the time the company's liability became known
or discovered or by reasonable diligence could
have been discovered. Code, § 2825; 84 Ga.
263; Cobb v. Georgia, 59; Act 1885-6, p. 236; 35
Fed. Rep. 35; 2 Cranch, 342.

Judgment reversed. Lumpkin, J., not presiding.
Bibby & Berry and C. Rowell, for plaintiff
in error.

Nunnally & Noel, by brief, contra.

Davis v. Taylor et al., ex'rs. Receiver.
Ejectment. Title. Involuntary. Before
Judge Maddox. Haralson superior court.

Bleckley, C. J.—When the defendant in
ejectment had been in possession more than
seven years under color of title and claim of
right when the action was brought, her in-
voluntary is not cause for her expulsion and
an appointment of a receiver to secure the
mesne profits pending the suit on a petition in
the nature of a bill in equity filed for that
purpose by the plaintiffs in ejectment.

Judgment reversed. Lumpkin, J., not presiding.
Adamson & Jackson and W. F. Brown, for
plaintiff in error.

McBride & Edwards, contra.

Newburger & Bro. v. Hoyt & Co. Contracts.
Sales. Rescission. Consideration. Before
Judge Maddox. Floyd superior court.

Simmons, J.—1. Where, under a contract of
sale or return, the buyers having until the end
of that time to ascertain whether the goods
gave satisfaction and whether a trade in them
could be built up, the buyers had a reason-
able time thereafter in which to return the
goods, and were not compelled to return them
on the day the four months expired. Ben-
Sales, Benney's Notes, 59; 3 Am. and Eng.
Enc. 1, 433.

2. Where, at the expiration of the four
months, a dispute arose between the buyers
and the sellers concerning the contract, the
latter contending that the sale was a simple
one and that their agents had no authority
to make a return, the contract evidenced by the
writing, and correspondence and negotiations en-
sued between the parties and counsel, with a
view to a settlement of the claim, the buyers
having tendered the remaining cigars to the
counsel of the sellers and offered to pay for
those sold, a lapse of five weeks between the
expiration of the four months and the return
of the loss of the cigars by a flood, was not so
unreasonable as to throw the loss on the buyers.
Judgment affirmed. Lumpkin, J., not presiding.

Reece & Denny, for plaintiffs.
C. N. Featherston, for defendants.

Pierce v. State. Practice in supreme court.
Jurisdiction.

Simmons, J.—Where the plaintiff in error
fails to comply with an order compelling him
to settle, the court, in the case of November 11, 1889, prescribing
the manner of bringing cases here, this court has
no jurisdiction, and the bill of exceptions
must be dismissed.

W. P. Brown, by brief, for plaintiff in error.
A. Richardson, solicitor-general, by brief, contra.

Sutherland v. State. Murder. Criminal law.
Evidence. Verdict. Before Judge Guber.
Floyd superior court.

Simmons, J.—If two witnesses for the
state are worthy of credit, the evidence is suf-
ficient to authorize the conviction, the trial
judge being satisfied.

Judgment affirmed.
Reece & Denny and T. W. Alexander, for
plaintiff in error.

W. J. Nunnally, solicitor-general, and W. J.
Neel, contra.

Chattanooga, Rome and Columbus Railroad
Co. et al. v. McLenahan, Ex'rs. Actions.
Damages. Torts. Contracts. Evidence.
Before Judge Maddox. Floyd superior court.

Simmons, J.—1. In a suit by an excentrix
against railroad and construction companies
for damages from their having removed a
rock gap from their right of way, leaving
growing crops of the estate exposed to cattle
and other animals, testimony as to cost of fence
half braced and kept, and as to value of
goods, prices reasonable, extra top soil
one few fruit jars, extra top soil one.

centrix having made no protest in her de-
claration of her letters testamentary, and not
having submitted them to the court, and not
having submitted a copy of the will, to show
how long she was entitled to hold the land as
an excentrix, she could not recover for the pur-
pose of building and repairing fences in the
future; and it is doubtful whether or not she
could recover damages of this kind, she not
having built the fence, and it being uncertain
that she did so.

2. The suit being upon a contract and not
for a tort, it was error to charge that if the
stock-gap was maliciously removed, that fact
might be considered in arriving at what
damages the plaintiff ought to recover. Code,
§ 2843.

Judgment reversed. Lumpkin, J., not presiding.
W. T. Turnbull and W. W. Brookes, for
plaintiff in error.

C. A. Thornwell and J. Brannan, contra.

Bryant v. Pugh, Trover. Croppers. Master
and servant. Landlord and tenant. Charge
of court. Practice. Before Judge Meyer-
hardt. City court of Floyd county.

Simmons, J.—1. Where a tenant retains
control and direction of the farm, and
croppers worked it under his direction and
were to receive a part of the crop, wages for
their labor, the relation between them and the
tenant was not that of landlord and tenant,
but of master and servant; and a sale by him
to the tenant's landlord of the crop, if the
crop passed no title thereto. But where the
tenant made an additional and separate con-
tract with one of the croppers, by which it was
agreed that the cropper was to pay \$50 for a
crop which had been begun and abandoned by
another, work it and give the tenant half, the
remaining half to be bound for the \$50, this was
a rental of the land occupied by that crop.

2. A refusal to charge, which is shown by
the evidence to have been no injury to the de-
fendant, is not cause for setting aside the ver-
dict.

Judgment reversed on condition.
Lumpkin, J., not presiding.
Dean & Smith, for plaintiff in error.
Nunnally & Noel, contra.

Georgia Pacific Railway Co. v. Dooly. Master
and servant. Railroads. Evidence. Charge
of court. Practice. Damages. Verdict.
Negligence. Before Judge Marshall. J.
Clarke. Floyd superior court.

Simmons, J.—1. The servant of a railroad
company to whom has been delivered a printed
copy of its rules governing his conduct as a
servant, and who can read and has had suf-
ficient time to become acquainted with them,
is bound by every reasonable one which is to govern his
conduct while in the service, which he has
read or has knowledge of it or not. 35 Me.
447; 98 Am. Dec. 718 and note; 119 Mass. 403;
115 Mass. 35; 9 Pick. 187; 10, Foster. (N. H. 487.)
But he is not bound by a rule which requires
him to waive rights not connected with his
duties as a servant, although he know of it,
unless he has expressly agreed to it; especially
where it requires that the officer employing
him shall have it distinctly understood and
agreed to by him, and nothing is said to him
about it.

2. Evidence as to the road-beds of other
railroads in Alabama being inadmissible (84
Ga. 519), qualification in the charge by refer-
ence to each other road-beds could not be
made.

3. The better practice, where either party so
requests, is to detach or in some way conceal
the verdict rendered on a former trial from
the declaration before it is handed to the jury.
But it appearing by the affidavits of eight of
the jurors (the other four being inaccessible),
that the former verdict was not known or read
by them until after the present one had been
agreed upon and signed, it is the same as
though the former verdict had not been delivered
to them. 7 Ga. 294; 12 Ga. 271; 17 Ga. 364; 60
Ga. 708; 67 Ga. 706; 20 Me. 38; 38 Ark. 313; 14
S. W. Rep. 654; 2 Thomp. Tr. §§ 2576, 2580.

4. The verdict for \$104 and interest was
sustained by the evidence, and is not excessive
under the facts.

Judgment affirmed.
Jackson & Jackson, for plaintiff in error.
Hoke & Burton Smith, contra.

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condition of the blood. The Vital Sarsapilla
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250 never failing horse power. Fully equi-
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Complete Machinery for Flour and Corn
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Those parties engaging my services get the full benefit of my experience and knowledge of the business.
All of my transactions are on strictly legitimate business principles; every sale is quickly settled up. I refer you to my past successful record.
\$20,000—For 30 acres on Peachtree.
\$1,000—Nice house and lot on Ponders avenue.
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\$2,000—4-story house, corner Union ave. and Calhoun.
\$4,000—Lot 50x150 on North Calhoun street.
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30 acres on Air-Line railroad, just north of High land ave.
Bargain on Currier, 50x150.
Administrators and executors, or persons who want the cash for their property, will save money by consulting me.
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\$8,000 for house on corner lot, 50x150, on Whitehall street. This is very cheap and can be subdivided into three lots, close in just at right distance from business.
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\$2,500 for 4-r. h. lot 50x125, on Fort street, near Edgewood avenue. Reuts easily for \$20 per month.
\$2,000 for store and 3-room dwelling, corner lot 50x150 on Markham street. Reuts for \$20 per month.
\$2,000 for 10-room house on corner lot, 71x130, on Elliott street. This is exceedingly cheap.
\$2,000 for 10-room house, on Martin's street. Can be back to Box street and 50x150 on Box street. Very cheap for such desirable property.
\$2,500 buys an acre of ground. A plan.
\$1,500 gets six acres of ground on Williams and McPherson avenues, within 300 yards of two dummy lines. Lies splendid for subdivision. Will make twenty lots or more.
\$400 buys 3 1/2 acres of ground within the one-mile circle on Lanier and John's streets. Can be subdivided and sold in the spring at a handsome profit.
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LIVINGSTON ON SILVER

THE ALLIANCE PRESIDENT ON RESULTS OF FREE COINAGE.
It is a Great Victory for the Agricultural South and Agricultural Northwest.
Democracy on Top.

The political effect of the senate's action on the free coinage of silver now becomes an interesting problem.
In the campaigns of 1890 the proposition was widely discussed and was taken up with especial vigor by alliance speakers, who denounced in scathing terms those congressmen who voted against the measure or dodged the issue by absenting themselves when that vote was taken.
Now that free coinage appears to be a probability the following interview with President Livingston, of the Georgia alliance, is to the point:

"What good results, if any, are to come of free silver as passed the senate yesterday?"
"The free coinage of silver," said Colonel Livingston, "if limited to the present average output of silver mines in this country would add but very little to the amount of currency in circulation. Indeed, it is doubtful if the increase would cover the monthly contraction now necessarily going on as to national bank notes. Therefore, from that standpoint, the people could not hope for practical relief. But if the measure results, as it no doubt will, in stimulating silver-mining and in increasing the output, the amount of currency will be accordingly increased."
"The demonetization of silver in 1873 by congress, whether fraudulently done or honestly done, or as Ingalls accounts for it, has both hurt the country and the president has been hypnotized by the money power," did demonstrate one thing, that the money power that was then (1873) moving heaven and earth to control the currency had control of congress and that the general welfare of the country, which is so largely dependent on the producing classes, was lost sight of. This action of congress with much more on the same line, created in the minds of the masses an alienation towards the government and a distrust in their capacity or intention to legislate for the people. This want of confidence in congress and the universal disastrous effect upon the business of the country, that followed the demonetization of silver and the contraction of the currency, extended in time to all classes and affected every enterprise."
"The rule has been, therefore, for these several years past that everybody has been on the outlook for panics and hard times."
"This condition of affairs has caused the hoarding of a large per cent of the currency. It has caused the banks to be careful to hold their cash at all times to be able to put their hands upon money enough to cash their deposits, (which is largely the cause of the trouble at this time)."
"This want of confidence and the natural consequences, to a people who are doing the business of the country upon a credit, as we have exclusively done since 1870, is always the forerunner of revolution, either peaceable or otherwise."

"Now this action of the senate, if concurred in by the house and president, will be a revolution in financial legislation—such legislation as the masses that compose both political parties have demanded for the last two years in such a manner that congress could not mistake the financial result."
"The passage of the bill will indirectly, independent of the output from our own mines, bring a large influx of silver into this country. That will stimulate export and import trade between this and other nations, which will enhance the price of our exports to a surprising extent. Cotton, corn, wheat and such other products of this country as go to other countries will be immediately advanced in market price, and this will be a God-send to the farmers and producers of this country."

"The passage of the silver bill will put the money power of this country and that operating here from other countries upon notice that, if they cannot get the currency for their selfish purposes, congress will initiate with this money. This will cause them to let up, and money now under their control will, to a great extent, subserve its legitimate purpose."
"The passage of the silver bill will restore, in a large degree, the lost confidence with the people, and the banks and business upon a credit basis, will be renewed and perhaps, in this respect, will come the greatest good to our people of all classes and callings."

"What will be the political effect of free coinage?"
"The passage of the bill will certainly largely benefit the democratic party, as the measure is and has been construed to be a democratic measure, which is veritably true. The vote of the republicans and the speech of Ingalls and others, if followed up in the house and approved by the president, will, in my opinion, go very far toward mental up their broken fences in the west. If the house does not follow up the senate's action, the final death knell of the republican party will be sounded—and if it does the country is brought face to face with the fact that the relief given has been brought about by the democracy, and that the republicans have steadily been forced into taking steps. So that the democracy has won a great fight, and whatever way it goes in the house, will be to the gain of our party, which is practically solidly backing the measure."

"One other decided advantage will accrue to this country from the passage of the bill, and that is, the fact will be acknowledged that the agricultural south and the agricultural northwest have won a signal victory over the long pampered east, and that this victory will result in the permanent control of the national government by the south is a revelation to the world."

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Of health and strength renewed and of ease and comfort follows the use of Syrup of Figs, as it acts in harmony with nature to effectually cleanse the system when constipated or bowy. For sale in 50c and \$1 bottles by all leading druggists.

Mrs. Winslow's Soothing Syrup for Children
Teething produces natural quiet sleep. 25c

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REAL ESTATE CHANGE.

HAVING PURCHASED THE THIRD INTEREST OF WILLIAM A. SPRAGUE, in the real estate and renting business of S. S. Drake & Co., we will hereafter conduct the business under the firm name of Drake & Owens. We have, what we consider a bargain in the way of a fruit farm and vineyard, consisting of thirty acres, a portion of which is within the incorporated limits of Hawthorne, Ga.; six acres is superlative for peaches, peaches, etc. The improvements are: New house, kitchen and servants' house, wine house and stable, etc. Call for price and fuller description.
\$1,500 for 2 1/2-room cottages on electric line; now renting for \$180 per lot; 50x150 feet.
\$5,000 lot, 78x150, between the two Peachtrees, on North avenue.
\$8,000 to buy a modern home on Luckie street; close in; 7 rooms; one-half cash.
We have 3 1/2-room cottages on Newhall street.
\$6,000—Come and see what we offer in the way of 10 cottages on a lot, 250x200 feet, fronting on Huntington street and 50x150 feet, near West Peachtree; pays about \$600 per annum.
\$4,500—We have a neat home on Baker street, near electric line on Courtland avenue; 6 rooms.
\$3,150—North avenue, 102x150, 4-room cottage; well shaded, stable, etc.
We have 3 1/2-room cottages on Magnolia street and 5 lots adjoining that there is a spec in, as party is anxious to sell.
Big bargain in lots at West End. Come in and see us about them. We have a rushing demand for all classes of property for rent, and all who have vacant property should place it in our hands.

DRAKE & OWENS,
5 West Alabama St.

Ayer's Sarsaparilla
The Best Blood Medicine

So say Leading Physicians and Druggists, and their opinion is endorsed by thousands cured by it of Scrofula, Eczema, Erysipelas, and other diseases of the blood.

"Ayer's Sarsaparilla has won its reputation by years of valuable service to the community. It is the best blood-purifier, and a great seller. I continue to take one of my legs to save my life. I began taking Ayer's Sarsaparilla and soon saw an improvement. After using about two dozen bottles, the doctor advised me to take a few more bottles of this medicine each year, for my blood, and am no longer troubled with sores. I have tried other reputed blood-purifiers, but none does so much good as Ayer's Sarsaparilla."—D. A. Robinson, Neal, Kansas.

Don't fail to get
Ayer's Sarsaparilla
PREPARED BY
DR. J. C. AYER & CO., Lowell, Mass.
Sold by Druggists. \$1, six \$5. Worth \$5 a bottle.

PERFECT MANHOOD.
Cures assured. **WEAK MEN** Send for free of all ages. **STRONG** Illustrative treatise.

THE MARSTON CO., 10 Park Place, NEW YORK
We sell sun suits. Name this paper.

ANSLEY BROS.,
REAL ESTATE.

\$1500—Boulevard lot, 60 feet front on a large lot.
\$1,500—4-room house and nice lot, on Lovejoy st.
\$1,000—100x100 feet, three lots on Windsor st.
\$200—32x150, Fort street, near West End.
\$1,250—Capitol avenue, lot 50x250, beautifully shaded.
\$850—On 85th, 1 1/2 cash for new 4-room house and lot on Peachtree, renting for \$10 per month.
\$750—Orchard street lot, between Crew and Capitol avenue.
\$1,600—Georgia avenue lot, 50x150, near Crew.
\$1,500—Corner lot, Cooper and Crumley, 50x100.
\$1,300—Elegant corner lot, Georgia avenue, 52x150.
\$2,000—Fair, 6-room house, lot 50x150.
\$1,900—Boulevard lot, near Edgewood avenue.
\$1,200—Hill street lot, 50x125, near Jones street.
\$1,000—4-room house, West End, near in.
\$2,000—Nice home on Ormond street; very cheap.
\$2,500—House and lot on Richardson, lot 50x200.
\$400—Elegant 6-room cottage on Pulliam, lot 50x150.
\$2,100—Beautiful corner lot on Pulliam, 50x150.
\$1,600—Young street lot, 70x150, near Edgewood avenue.
\$5,100—House and lot on Capitol avenue, near Georgia avenue.
\$2,600—Powers street house and lot, near Spring street.
\$2,000—Capitol avenue lot, 3 1/2 squares of Capitol.
\$5,000—Inman park lot, 100x150; a beauty.
Office: 10 East Alabama street. Telephone 363.

GEO. WARE, JOHN S. OWENS,
WARE & OWENS,

Real Estate, 41 South Broad, Corner Alabama Street.
\$350 cash and \$25 per month will buy you a nice little home on Mills street, 4 rooms and kitchen, 50x100 and a corner.
\$100—Corner lot, near in, 3-r h, bathroom, servants house, water and gas.
Jackson street lot, \$30 per front foot.
W. Mitchell street, \$20 cash and \$10 per month.
\$600—W. Hunter street corner lot, 40x120, with good 4-room house.
\$1,000—Capitol street, near Stonewall, 5-r h, lot 60x150.
\$150 cash and \$15 per month for nice 3-r h, Emma street, 50x100.
\$5,000 for 11-r h Jones avenue, 50x137, to 10-foot lot.
\$500 cash and balance monthly will get you a nice 5-r cottage house, close in, on good street.
\$1,750—4-r cottage, corner Mills and McAfee, \$300 cash, balance monthly.
\$2,000—W. Hunter street, 6-r h, 100x200.
\$5,000—Store, corner lot 50x150, renting well and a bargain. Come and see us.
\$6,000—Jackson street 6-r h, two stories, 60x150, beautiful home.
\$3,250—Morris street 6-r h, 50x120, to Edwards street.

A. J. WEST, A. F. WEST,
A. J. WEST & CO.,
Real Estate and Loans,
7 PRYOR ST., KIMBALL HOUSE.

BEAUTIFUL PEACHTREE STREET LOT, 100x200, \$110 per front foot.
300x200, Corner Richardson and Windsor streets, cheap.
Nice, shady Jackson street lots, \$30 per front foot.
60x150 lot, Boulevard, \$30 per front foot.
60x150 lot, at a bargain, if taken at once.
House and lot on Pine, near Peachtree street, \$2,500.
44x150 Highland avenue, electric cars, \$300.
Oakland cemetery lot, \$125.
200x250 Jackson street, \$50 per front foot.
60x150 lot, near in, West Peachtree street, \$4,500.
House and lot, McDaniel street, \$1,500.
House and lot, Old Wheat street, renting for \$18 per month, \$1,650.
House and lot, Fowler street, near Graham, \$750.
50x110 Luckie street, corner lot, \$1,250.
7 1/2 Acres, first-class, \$20,000.
Pretty lots, Windsor street, \$600 each.
200x250 lot, near in, for city property.
50x175 Boulevard, \$2,600.
House and lot, Martin street, \$2,250.
House and lot, Fair street, \$2,250.
Arnold street lot, \$1,200 each.
We have within the incorporated limits of Atlanta, which we can sell you so as to double your money for you this spring.
20 Acres, near in, for city property, \$2,000.
77 Acres about seven miles from city, \$2,000.
200 Acres 8 miles north of city, fine improvements, the estate, etc.
37 1/2 Acres near Central railroad, \$200 per acre.
17 1/2 Acres near East Point, \$300 per acre.
20 Acres near East Point, East Point, \$250 per acre.
4 Acres near Flat Shoals road, adjoining old city street, for city property.
Nice improved 20-acre place at Newnan, Ga.
200x250 lot, near in, for city property, \$2,000.
10 Acres and see what we offer in the way of 10 cottages on a lot, 250x200 feet, fronting on Huntington street and 50x150 feet, near West Peachtree; pays about \$600 per annum.
\$4,500—We have a neat home on Baker street, near electric line on Courtland avenue; 6 rooms.
\$3,150—North avenue, 102x150, 4-room cottage; well shaded, stable, etc.
We have 3 1/2-room cottages on Magnolia street and 5 lots adjoining that there is a spec in, as party is anxious to sell.
Big bargain in lots at West End. Come in and see us about them. We have a rushing demand for all classes of property for rent, and all who have vacant property should place it in our hands.

W. A. OSBORN, G. S. REWSTER, M. C. STONER,
W. A. OSBORN & CO.,
Real Estate and Loans, 12 South Pryor street. Those seeking real estate investments would do well to call on this wide-awake firm who claims to have the largest amount of property in their line, both city and country.
Jan 1—46th St.

J. C. HENDRIX, LAWRENCE HARRISON,
J. C. HENDRIX & Co
REAL ESTATE, 31 S. BROAD ST.
We can offer for a few days very cheap—
108x200, Jackson st., west side.
80x200, Jackson st., east side.
90x200, Jackson st., east side.
80x230, Boulevard, west side.
80x220, Boulevard, west side.
100x280, Boulevard to Jackson.
100x135, Boulevard.
50x108, Highland ave.
47x190, Highland ave.
53x163, Highland ave.
106x163, Highland ave.
70x250, Peachtree st.
20 Fine Lots on Piedmont ave.
100x280, Washington st., through to Pulliam.
200x289, Washington st.
50x145, Washington st.
150x153, S. Pryor st.
46x150, Fortress ave., near Glass Works.
50x127, Pine, near Spring.
120x100, Spring st.
50x178, W. Peachtree.
100x200, Jackson st.
50x150, Cooper st.
50x160, Windsor.
If you want to trade call to see
J. C. HENDRIX & CO.
Jan 7—46th St.

G. W. ADAIR,
Real Estate.

I have several very desirable pieces of improved property for sale that are splendid rent-paying investments.
I have, for sale, cheap, several vacant building lots in West End.
RENT! RENT!
I want 50 vacant houses on my rent list of from 2 to 8 rooms.
I have tenants ready to rent them.
Mr. John Groves is now in my office at the rent desk. Come in and give him your houses to rent.

G. W. ADAIR,
5 Kimball House, Wall St.

Brown & Watson,
14 E. Alabama St.

WE WANT FIFTY TO THIRTY ACRES for a truck farm, not to exceed four miles from the city. Also want fifteen to twenty acres south of the city. We offer the following bargains:
\$6,000—Fifty acres near Barracks with house and barn. A bargain.
\$2,000—One and a half acres on North avenue, east of Boulevard.
\$2,000—Beautiful lots on S. Pryor street, close in.
\$2,250—50x150, on Edgewood avenue, Inman Park.
\$550—Lot, 118x185, on Boulevard. This is choice.
\$1,250—50x130, Hilliard street. Cheap.
\$4,500—120x116, corner, on Courtland avenue, with six acres of land.
\$6,000—70x330, with 7-room cottage, Ponce de Leon.
\$10,000—100x400, Ponce de Leon. Handsomest lot on the avenue.
\$1,000—52x150, Beautiful shaded lot on S. Pryor street and dummy line.
Also a large lot of interest-paying property for investment.
List your property with us and we will sell it.

BROWN & WATSON,
14 E. ALABAMA ST.

ATLANTA REAL ESTATE EXCHANGE,
No 58, Pryor St., Atlanta, Ga.

We are now preparing a new list of property for the season of 1891 and will be glad to have all those with real estate to dispose of call on us during the next two weeks.
We are now offering the following parcels of land for sale:
38 1/2 acres, 4 miles from the car shed, close to the city.
6 of the finest lots on Calhoun street, well shaded and perfectly graded, \$35 per foot.
10 lots on Myrtle street, adjoining above, \$50 per foot. These are the choicest residence lots on the market at the price offered.
Finest lot on Courtland street, near Forest avenue, 50x220, for \$10,000.
Fine lot on Peachtree, 62x200, \$6,000.
7 acres on Peachtree road, 3 miles from car shed, \$1,400.
5 acres on Peachtree road, just across Belt road, \$2,000.
140 feet fronting on Ellis street, fine location, \$2,700.
Small cottages in all parts of the city from \$1,000 to \$5,000.
200 acre farm, 11 miles from town on Air-Line road, \$25 an acre.
47 acres close to Peachtree road and belt line \$425 per acre.
Grist mill, cotton gin, water power, 3-room dwelling, 10 acres land, 10 miles from city and near railroad.
Mr. H. C. Pennington has charge of city property list and will be pleased to show customers anything they may want in that line, and will consider it a favor if his friends will call upon him.
ROBERT MILLER, L. MCINTOSH WARD,
Manager, Secretary and Treasurer

Woodward & Mountain
36 & 38 W. Alabama St.,
(Maddox, Rucker & Co. Bank Building.)
Real Estate Dealers.

We handle no property except that which we own as a whole or in part, or that which we absolutely control. If you want to deal with principals, call on us. If you have good property for sale, it will pay you to place it in our hands. We handle the electric line to West End and McPherson Barracks, and own or control that is for sale. We control more good investment property than any house in the city.
We are closing out the property of the New City street and the Central railroad. This will pay 20 cents in stock of the Central railroad, and 10 cents in stock of the New City street. This will pay 20 cents in stock of the Central railroad, and 10 cents in stock of the New City street.
20 lots on Piedmont avenue and Myrtle street, north of Ponce de Leon avenue. Choice property.
124 lots in Arlington Heights, on Green's Ferry avenue, between Chestnut and Ashby streets. Capitalists can double their money on above within six months.
32 lots fronting the electric line in the south part of the city.
A choice vacant lot, nicely shaded, on West Peachtree, near North avenue, 94x130. This is a fine lot.
50 lots on East Fair street dummy line—very cheap.
20 acres fronting the Barracks Electric line, in lots of from 1 to 10 acres.
30 choice lots in Ormwood park, at low prices to house-seekers.
We have lots and acreage everywhere and for all classes of people.
Come to see us.
JAN 7—46th St. **WOODWARD & MOUNTAIN,**

A STARTER FOR 1891

\$9.50
\$2

The choice of all our Men's Suits and Overcoats sold during the season at \$10.00, \$12.00, \$13.50 and \$15.00. You'll find here some big values in stylish well-fitting garments.
Is what we want for any of our Children's Suits sold heretofore \$3.00, \$3.50, \$4.00 and \$4.50. Just the time to fit out the boys in a nobby, serviceable suit at unusual prices.

HIRSCH BROS.,
42 AND 44 WHITEHALL STREET.

SCIPLE SONS,
ATLANTA, GEORGIA.

CEMENT
FIRE CLAY
BRICK
PIPE
PLASTER
PAINTS
DUST
CHIMNEY
COALS
IRON
STEEL
WROUGHT IRON
PIPE
FITTING
AND BRASS GOODS

GEO. S. BROWN, President.
BARRINGTON J. KING, Sec. and Treas.

THE BROWN & KING SUPPLY COMPANY
Manufacturers and Dealers in
Mill Supplies, Machinery, Tools
WROUGHT IRON PIPE,
Fitting and Brass Goods

FRANK M. POTTS, HENRY POTTS,
POTTS & POTTS,
24 PEACHTREE ST. ATLANTA, GA.

Wholesale dealers in fine Rye Whiskies, Brandies, Gins, Rums, Scotch and Irish Whiskies, fine Wines, etc., and Sole agents for Jos. Schlitz Milwaukee "Pilsener" Bottled Beer. Mail orders will receive prompt attention. Telephone 175.

EISEMAN BROS.

The modern retail Clothier's mark-down sale! Oftener than otherwise it is a sham. Likelier you are invited to buy unfresh, unfashionable Suits or Overcoats than those that claim to be the highest, and brightest, and newest for style and finish.
The Texas scrub that thrives on wild grass can't supply the rich, thick cream that flows from the patrician Ayershire.
You wouldn't expect to find cheap, trashy, rubbishy Clothing in a store like ours. Don't keep it. Don't care to sell it. We cater to fine trade by keeping the toniest things going. A mark-down in prices here means decided reductions on Clothing that refined gentlemen desire.
Of all times this is the best to buy cheap.

EISEMAN BROS.

25% Discount on Overcoats and Children's Suits.

All Suits that were \$15.00 are now \$12.90.
All Suits that were \$17.50 are now \$12.90.
All Suits that were \$18.00 are now \$12.90.
All Suits that were \$20.00 are now \$12.90.

25% Discount on Overcoats and Children's Suits.

EISEMAN BROS.

Every Garment that goes to make up the huge heaps and piles of Clothing that burden our counters is good and dependable. You can buy with complete faith. It's worth a premium for a customer to realize that perfectly. How great is the attraction then when we offer liberal discounts. The chance is fascinating. The shrewd and saving will be sure to avail of it.
Remember that we cheerfully receive back every article sold if it proves to be other than represented by the clerk at the counter. Add to all this, the plan of plain figures, and the charm of the sale is unexcelled. Go where you will our goods and prices can't be equaled. We make them. We sell them. We believe in them. We guarantee them.

EISEMAN BROS.